

Do not make entries in shaded areas

ARKANSAS DEPARTMENT OF POLLUTION CONTROL & ECOLOGY FACILITY ANNUAL HAZARDOUS WASTE REPORT

This report is for the calendar year ending December 31, 1983.

ARD008049207

MACMILLAN RING-FREE OIL CO INC
DRAWER J
NORPHLET AR 71759

MACMILLAN DR
NORPHLET AR 71759

GENERAL INSTRUCTIONS: If you received a preprinted label attached to the mailing envelope in which this form was enclosed, affix it in the space provided. If any of the information on the label is incorrect, draw a line through it and provide the correct information in the appropriate section below. If the information is correct and complete, leave Sections I, II, and III below blank. If you did not receive a preprinted label, complete all sections. REFER TO THE SPECIFIC INSTRUCTIONS CONTAINED IN THIS BOOKLET BEFORE COMPLETING THIS FORM. The information requested in this report is required by law (Section 3004 of the Resource Conservation Recovery Act).

Please print/type with elite type (12 characters per inch)

I. FACILITY EPA I.D. NUMBER

T/A C

F A R D 0 0 8 0 4 9 2 0 7 1
1 2 13 14 15

II. NAME OF FACILITY

M A C M I L L A N R I N G - F R E E O I L C O I N C
30 69

III. FACILITY MAILING ADDRESS

3 D R A W E R J
15 16 45

Street or P.O. Box

4 N O R P H L E T A R 7 1 7 5 9
15 16 41 42 47 51

City or Town

State Zip Code

IV. LOCATION OF FACILITY (if different than section III above)

5
15 16 45

Street or Route number

6
15 16 41 42 47 51

City or Town

State Zip Code

V. FACILITY CONTACT

2 H U D S O N H A R R Y
15 16 45

Name (last and first)

VI. COST ESTIMATES FOR FACILITIES

5 0 1 - 5 4 6 - 2 5 0 1
46 55

Phone No. (area code & no.)

\$ Not Available
16 19 22

Cost Estimate for Facility Closure

\$ Not Available
25 28 31

Cost Estimate for Post Closure Monitoring and Maintenance (disposal facilities only)

VII. CERTIFICATION

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Harry Hudson Plant Manager

Print Type Name

Title

Signature of Authorized Representative

Mar 1, 1984

Date Signed

Do not make entries in shaded areas

ARKANSAS DEPARTMENT OF POLLUTION CONTROL & ECOLOGY
Facility Annual Hazardous Waste Report (cont.)

This report is for the calendar year ending December 31, 1983.

VIII. FACILITY'S EPA I.D. NO.

T/A C

F A R D 0 0 8 0 4 9 2 0 7 1
1 2 13 14 15

Date received: _____

Received by: _____

IX. GENERATOR'S EPA I.D. NO.

G
16 28

X. GENERATOR NAME (specify generator from whom all wastes on this page were received)

No outside waste received

XI. GENERATOR ADDRESS

XII. WASTE IDENTIFICATION

Sequence #	Line #	A. Description of Waste	B. EPA Hazardous Waste No. (see instructions)	C. Handling Method	D. Amount of Waste	E. Unit of Measure
29	32	1 Aluminum Sulfate, Water and Oil	K 10 14 8 33 36 37 40 41 44 45 48 49 51 52	T 4 2	2 10	T/yr.
		2				
		3				
		4				
		5				
		6				
		7				
		8				
		9				
		10				
		11				
		12				

XIII. COMMENTS (enter information by section number—see instructions)

In November 1980, Macmillan notified the Agency that it generated DAF float at its Norphlet petroleum refinery. Testing in 1981, however, revealed that the hexavalent chromium and lead concentrations in the float were well below the levels allowable under the EP toxicity test. Accordingly, Macmillan decided to file a petition to delist this float from classification as a hazardous waste.

Pursuant to EPA Region VI instructions, Macmillan submitted a delisting petition to the Region on February 23, 1982. The Region informed Macmillan that the delisting

Arkansas Department of Pollution Control & Ecology
Facility Annual Hazardous Waste Report (cont)
XIII. Comments

petition had been sent to EPA Headquarters in Washington. EPA internal documents reveal that the Region forwarded this request to EPA Headquarters. Macmillan naturally assumed that its petition was complete and that EPA was reviewing its request. However, Macmillan learned that Region VI never forwarded its delisting petition to Washington. Therefore, a petition was submitted directly to Washington to eliminate any further confusion or misunderstanding.

Macmillan DAF float samples were extracted in conformance with EP toxicity test procedures specified in 40 C.F.R. Part 261, App II (1982) and EPA, Office of Solid Waste, Physical/Chemical Methods, "Test Methods for the Evaluation of Solid Waste, Physical/Chemical Methods" (1980). The samples were contained in glass jars for transportation to the laboratory where the testing took place. After extraction and filtration, the laboratory determined that chromium and lead concentrations according to Standard Methods for the Examination of Water and Wastewater, 14th Edition. The instrument used was a Jarrell-Ash Dial-Atom III Atomic Absorption Spectrophotometer.

The testing was performed by Environmental Services Co., Inc., Post Office Box 5644, Little Rock, Arkansas 72205, which is a certified laboratory.

On February 16, 1984, Mr. Mike Michaud from EPA Region VI Dallas was in our plant for an inspection of our facilities. After his inspection he said we had no hazardous waste. He also said when he returned to Dallas and made his report things would be corrected. He said he thought it was only a matter of getting the records straight.

File
#2 Macmillan Ring-Neck
Oil Co. Inc
AUG 07 1985

HOUSE, WALLACE, NELSON & JEWELL, P.A.

ATTORNEYS AT LAW

1500 TOWER BUILDING
LITTLE ROCK, ARKANSAS 72201

(501) 375-9151

August 5, 1985

TELEX-TELECOPIER

(501) 375-6484

Charles R. Nestrud

Mr. Richard Quinn
Arkansas Department of Pollution
Control & Ecology
8001 National Drive
P. O. Box 9583
Little Rock, Arkansas 72209

Re: Macmillan Petroleum and Refining, Inc.,
Norphlet, Arkansas

Dear Mr. Quinn:

This is to confirm my telephone conversation with Dennis Green of this date advising him of the status of Macmillan's neogotiations with EPA in an ongoing enforcement proceeding and in Macmillan's Application for delisting. It appears that EPA will not delist the DAF Float at this time and as a result has installed a tank to collect the DAF Float and dispose of it within ninety days under the ninety day storage regulations. That system should be in place by the time you receive this letter.

With respect to the three surface impoundments that have been collecting DAF Float Sludge, Macmillan has satisfied the EPA criteria for delisting and has agreed to take one more set of samples (with EPA taking split samples) for a verification analysis. If these final samples also prove satisfactory, Macmillan will have its surface impoundments delisted. Of course, this process will allow Macmillan and EPA to resolve the ongoing enforcement proceeding.

I am advising you of these negotiations because this will eliminate any need for Macmillan to apply for and receive a Part B RCRA Permit. Since it appears that a final delisting decision is eminent, Macmillan will not be submitting its Part B Application. If you have any further questions or need any additional information, please call.

Very truly yours,

HOUSE, WALLACE, NELSON
& JEWELL, P. A.

Charles R. Nestrud

CRN:nw

cc: E. J. Daugherty

CSN file: 07-0028

SMITH, STROUD, McCLERKIN, DUNN & NUTTER
ATTORNEYS AT LAW
SUITE SIX, STATE LINE PLAZA
TEXARKANA, ARKANSAS 75502
(501) 773-5651

W. DAVID CARTER
CHARLES M. CONWAY (1925-1978)
JAMES S. CRANFORD, JR.
WINFORD L. DUNN, JR.
R. DAVID FREEZE
DEMARIS A. HART
HAYES C. McCLERKIN

CHARLES A. MORGAN
JAMES N. NUTT (1949-1983)
R. GARY NUTTER
A. G. SANDERSON, JR. (OF COUNSEL)
NELSON V. SHAW
WILLIS B. SMITH (1903-1980)
JOHN F. STROUD, JR.

October 30, 1987

TO: ALL CREDITORS AND/OR PRODUCERS

RE: INVOLUNTARY BANKRUPTCY

*sent copy to
Legal Division &
awaiting response
to take further
action
TW
11-9-87*

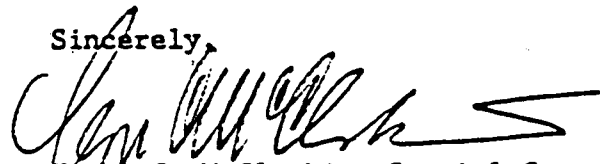
Dear Creditor and/or Producer:

On October 21, 1987, Macmillan Petroleum (Arkansas) Inc., was placed into involuntary bankruptcy in the United States Bankruptcy Court, Western District of Arkansas, El Dorado Division. This involuntary action was filed by four (4) creditors: B H & M Oil Company, James Richard Beebe, Lowry-Waller Oil Company, and Sam Richardson. In addition, Macmillan Ring-Free Oil Company, Inc., was also placed into involuntary bankruptcy in California by four (4) California creditors.

As a result of these developments, MBank of Dallas withdrew all of Macmillan Petroleum (Arkansas) Inc. funds causing all of Macmillan's checks to be dishonored. MBank's action, along with the filing of the involuntary bankruptcy actions, has severely limited Macmillan's alternatives.

At this time Macmillan Petroleum (Arkansas) Inc., is considering its alternative responses to the involuntary bankruptcy proceeding. You will be kept informed as this matter progresses.

Sincerely,



Hayes C. McClerkin, Special Counsel
to Macmillan Petroleum (Arkansas) Inc.

HCM/lrb

MACMILLAN PETROLEUM (ARKANSAS) INC.
P. O. BOX 1718
EL DORADO, ARKANSAS 71731-1718

CSN: 07-0028
PERS: 3108-W
2704-W
406WR-2

*no fee due -
paid 1987 fee of
\$180.00, lno. 8902
on 6-4-87*

CSN: 70-0010
PERS: 650AR-1
728W
375WR-2
405WR-2
2958-W

*fee past due -
invoice 9122,
dated 6-2-87
for \$11327.00*

070005